UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MICHIGAN

PRO-SE DEBTOR GUIDE



TABLE OF CONTENTS

| Preface | 1 |
|--|----|
| Introduction | 1 |
| Available Bankruptcy Chapters | 1 |
| Checklists | 2 |
| Voluntary Chapter 7 | 2 |
| Voluntary Chapter 11 | 3 |
| Voluntary Chapter 12 | 5 |
| Voluntary Chapter13 | 6 |
| Frequently Asked Questions | 8 |
| Exhibits | 11 |
| A - Creditor Matrix Guidelines | 12 |
| B - Debtor's Completion of Financial Management Course | 13 |
| C - Application to Pay Filing Fee in Installments | 14 |
| D - Application for Waiver of Ch. 7 Filing Fee | 16 |

PREFACE

Introduction

The laws, codes and rules governing bankruptcy procedures are complicated and intricate in detail. This guide is not intended to serve as a "How To" manual, nor is it intended to advise you of your legal rights or responsibilities under current bankruptcy law. The purpose of this guide is to serve as a possible source to answer frequently asked questions posed to this court by debtors filing bankruptcy without the assistance of legal counsel (pro-se). **Please Note:** Court employees are prohibited by law from giving any legal advice.

Available Bankruptcy Chapters

An individual may file a chapter 7, 11, 12 or 13 case.

• Chapter 7: Liquidation

Chapter 7 is the most common and is the type of bankruptcy with which most people are familiar. A trustee is appointed in a chapter 7 for the purpose of taking possession of or selling property of which is not exempt under federal or state law. The trustee then pays the proceeds to creditors. Anyone thinking of filing a chapter 7 case should learn which types of property can be exempted under state and federal law.

• Chapter 11: Reorganization

Chapter 11 is used primarily by operating businesses and is almost never used by an individual consumer debtor. A chapter 11 case is much more complicated and much more expensive than the other types of bankruptcy. The filing fee alone is \$1039.00.

• Chapter 12: Adjustment of Debts of a Family Farmer or Fisherman

Chapter 12 is similar to chapter 13 but is designed for and is only available to family farmers or fisherman.

Chapter 13: Adjustment of Debts of an Individual with Regular Income

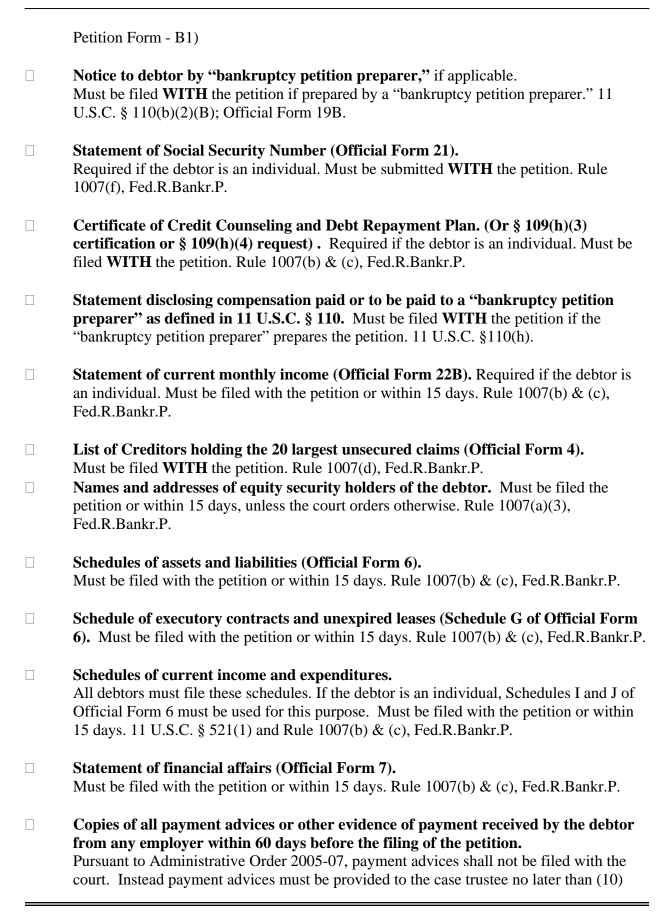
Chapter 13 permits debtors who have a regular source of income to file a plan for payment of some or all of their debts over a court approved period of time. Chapter 13 is often used to cure defaults on mortgages in order to save a house, and it may be used to pay some debts which are not dischargeable under chapter 7. When payments under the plan are completed, the debtor receives a discharge of the balance of the pre-petition debts.

There is more detailed information available on how each of the chapters in bankruptcy works on the court's web site at www.miwb.uscourts.gov.

CHECKLISTS

| ntary Chapter 7 |
|---|
| Filing Fee (\$299). Please Note: The filing fee must be tendered in the form of a money order or cashier's check. Personal checks will not be accepted. If the fee is to be paid in installments or the debtor requests a waiver of the fee, the debtor must be an individual and must file a signed application for court approval. Official Form 3A or 3B and Rule 1006(b) & (c), Fed.R.Bankr.P. |
| Voluntary Petition (Official Form 1). Names and addresses of all creditors of the debtor. Must be filed WITH the petition. Names and addresses not required if debtor files a schedule of liabilities with the petition. Rule 1007(a), Fed.R.Bankr.P. |
| Mailing Matrix and Verification of Matrix The creditor matrix must adhere to the form required by the Clerk. Effective July 9, 2003, the Clerk's Office will only accept creditor matrices on diskette. Please see exhibit A for matrix guidelines. |
| Certification of Receipt of Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b), if applicable. Must be filed with the petition or within 15 days. 11 U.S.C. §§ 342(b); 521(a)(1)(B)(iii); 707(a)(3). (Certification on Official Petition Form - B1) |
| Notice to debtor by "bankruptcy petition preparer," if applicable. Must be filed WITH the petition if prepared by a "bankruptcy petition preparer." 11 U.S.C. § 110(b)(2)(B); Official Form 19B. |
| Statement of Social Security Number (Official Form 21). Required if the debtor is an individual. Must be submitted WITH the petition. Rule 1007(f), Fed.R.Bankr.P. |
| Certificate of Credit Counseling and Debt Repayment Plan. (Or § 109(h)(3) certification or § 109(h)(4) request). Required if the debtor is an individual. Must be filed WITH the petition. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Statement disclosing compensation paid or to be paid to a "bankruptcy petition preparer" as defined in 11 U.S.C. § 110. Must be filed WITH the petition if the "bankruptcy petition preparer" prepares the petition. 11 U.S.C. §110(h). |
| Statement of current monthly income, etc. (Official Form 22A). Required if the debtor is an individual with primarily consumer debts. Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Schedules of assets and liabilities (Official Form 6). |

| | Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
|------|---|
| | Schedule of executory contracts and unexpired leases (Schedule G of Official Form 6). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| | Schedules of current income and expenditures. All debtors must file these schedules. If the debtor is an individual, Schedules I and J of Official Form 6 must be used for this purpose. Must be filed with the petition or within 15 days. 11 U.S.C. § 521(1) and Rule 1007(b) & (c), Fed.R.Bankr.P. |
| | Statement of financial affairs (Official Form 7). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| | Copies of all payment advices or other evidence of payment received by the debtor from any employer within 60 days before the filing of the petition. Pursuant to Administrative Order 2005-07, payment advices shall not be filed with the court. Instead payment advices must be provided to the case trustee no later than (10) business days prior to the initial date scheduled for the first meeting of creditors. |
| | Statement of intention regarding secured property (Official Form 8). Required ONLY if the debtor is an individual and the schedules of assets and liabilities contain debts secured by property of the estate or personal property subject to an unexpired lease. Must be filed within 30 days or by the date set for the Section 341 meeting of creditors, whichever is earlier. 11 U.S.C. §§ 362(h).and 521(2). |
| Volu | Filing fee (\$1039). Please Note: The filing fee must be tendered in the form of a money order or cashier's check. Personal checks will not be accepted. If the fee is to be paid in installments, the debtor must be an individual and must file a signed application for court approval. Official Form 3A and Rule 1006(b), Fed.R.Bankr.P. |
| | Voluntary Petition (Official Form 1). Names and addresses of all creditors of the debtor. Must be filed WITH the petition. Names and addresses not required if debtor files a schedule of liabilities with the petition. Rule 1007(a), Fed.R.Bankr.P. |
| | Mailing Matrix and Verification of Matrix The creditor matrix must adhere to the form required by the Clerk. Effective July 9, 2003, the Clerk's Office will only accept creditor matrices on diskette. Please see exhibit A for matrix guidelines. |
| | Certification of Receipt of Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b), if applicable. Must be filed with the petition or within 15 days. 11 U.S.C. §§ 342(b); 521(a)(1)(B)(iii); 707(a)(3). (Certification on Official |



business days prior to the initial date scheduled for the first meeting of creditors.

| Filing Fee (\$239). Please Note: The filing fee must be tendered in the form of a money order or cashier's check. Personal checks will not be accepted. If the fee is to be paid in installments, the debtor must be an individual and must file a signed application for court approval. Official Form 3A and Rule 1006(b), |
|---|
| Fed.R.Bankr.P. |
| Voluntary petition (Official Form 1). Names and addresses of all creditors of the debtor. Must be filed WITH the petition. Names and addresses not required if debtor files a schedule of liabilities with the petition. Rule 1007(a), Fed.R.Bankr.P. |
| Mailing Matrix and Verification of Matrix The creditor matrix must adhere to the form required by the Clerk. Effective July 9, 2003, the Clerk's Office will only accept creditor matrices on diskette. Please see exhibit A for matrix guidelines. |
| Certification of Receipt of Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b), if applicable. Must be filed with the petition or within 15 days. 11 U.S.C. §§ 342(b); 521(a)(1)(B)(iii); 707(a)(3). (Certification on Official Petition Form - B1) |
| Notice to debtor by "bankruptcy petition preparer," if applicable. Must be filed WITH the petition if prepared by a "bankruptcy petition preparer." 11 U.S.C. § 110(b)(2)(B); Official Form 19B. |
| Statement of Social Security Number (Official Form 21). Required if the debtor is an individual. Must be submitted WITH the petition. Rule 1007(f), Fed.R.Bankr.P. |
| Certificate of Credit Counseling and Debt Repayment Plan. (Or § 109(h)(3) certification or § 109(h)(4) request). Required if the debtor is an individual. Must be filed WITH the petition. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Statement disclosing compensation paid or to be paid to a "bankruptcy petition preparer" as defined in 11 U.S.C. § 110. Must be filed WITH the petition if the "bankruptcy petition preparer" prepares the petition. 11 U.S.C. §110(h). |
| Schedules of assets and liabilities (Official Form 6). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Schedule of executory contracts and unexpired leases (Schedule G of Official Form 6). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |

6 Pro-Se Debtor Guide Schedules of current income and expenditures. All debtors must file these schedules. If the debtor is an individual, Schedule I and J of Official Form 6 must be used for this purpose. Must be filed with the petition or within 15 days. 11 U.S.C. § 521(1) and Rule 1007(b) & (c), Fed.R.Bankr.P. Statement of financial affairs (Official Form 7). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. Copies of all payment advices or other evidence of payment received by the debtor from any employer within 60 days before the filing of the petition. Pursuant to Administrative Order 2005-07, payment advices shall not be filed with the court. Instead payment advices must be provided to the case trustee no later than (10) business days prior to the initial date scheduled for the first meeting of creditors. Chapter 12 Plan. Must be filed within 90 days unless extended by the court. 11 U.S.C. § 1221. **Voluntary Chapter 13** Filing fee (\$274). Please Note: The filing fee must be tendered in the form of a money order or cashier's check. Personal checks will not be accepted. If the fee is to be paid in installments, the debtor must file a signed application for court approval. Official Form 3A and Rule 1006(b), Fed.R.Bankr.P. П **Voluntary Petition (Official Form 1).** Names and addresses of all creditors of the debtor. Must be filed WITH the petition. Names and addresses not required if debtor files a schedule of liabilities with the petition. Rule 1007(a), Fed.R.Bankr.P. **Mailing Matrix and Verification of Matrix** The creditor matrix must adhere to the form required by the Clerk. Effective July 9, 2003, the Clerk's Office will **only** accept creditor matrices on diskette. Please see exhibit A for matrix guidelines. Certification of Receipt of Notice to Individual Debtor with Primarily Consumer Debts under 11 U.S.C. § 342(b), if applicable. Must be filed with the petition or within 15 days. 11 U.S.C. §§ 342(b); 521(a)(1)(B)(iii); 707(a)(3). (Certification on Official Petition Form - B1) Notice to debtor by "bankruptcy petition preparer," if applicable. Must be filed WITH the petition if prepared by a "bankruptcy petition preparer." 11 U.S.C. § 110(b)(2)(B); Official Form 19B. Statement of Social Security Number (Official Form 21). Must be submitted **WITH** the petition. Rule 1007(f), Fed.R.Bankr.P.

Certificate of Credit Counseling and Debt Repayment Plan. (Or § 109(h)(3)

| certification or § 109(h)(4) request). Must be filed WITH the petition. Rule 1007(b) & (c), Fed.R.Bankr.P. |
|---|
| Statement disclosing compensation paid or to be paid to a "bankruptcy petition preparer" as defined in 11 U.S.C. § 110. Must be filed WITH the petition if the "bankruptcy petition preparer" prepares the petition. 11 U.S.C. § 110(h). |
| Statement of current monthly income, etc. (Official Form 22C). Must be filed WITH the petition or within 15 days. Rule 1007, Fed.R.Bankr.P. |
| Schedules of assets and liabilities (Official Form 6). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Schedule of executory contracts and unexpired leases (Schedule G of Official Form 6). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Schedules of current income and expenditures (Schedules I and J of Official Form 6). Must be filed with the petition or within 15 days. 11 U.S.C. § 521(1) and Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Statement of financial affairs (Official Form 7). Must be filed with the petition or within 15 days. Rule 1007(b) & (c), Fed.R.Bankr.P. |
| Copies of all payment advices or other evidence of payment received by the debtor from any employer within 60 days before the filing of the petition. Pursuant to Administrative Order 2005-07, payment advices shall not be filed with the court. Instead payment advices must be provided to the case trustee no later than (10) business days prior to the initial date scheduled for the first meeting of creditors. |
| Chapter 13 Plan. Must be filed with the petition or within 15 days. Rule 3015, Fed.R.Bankr.P. |

FREQUENTLY ASKED QUESTIONS

Is it possible to file a bankruptcy case without an attorney?

Yes. Current law permits individuals to file their own cases and to represent their own interests in bankruptcy proceedings. However, it may not be wise to do so. Any bankruptcy case can become a complicated matter requiring both knowledge of the law and experience before the court to successfully complete. In order to fill out the forms required to file a case, you will need to know (among other things) the differences between the types of bankruptcies which can be filed, the types of exemptions which can be taken and the differences between secured and unsecured debts. As a case progresses through the court, many other areas of law and knowledge may be involved. Decisions made without an understanding of basic bankruptcy law can have serious consequences including the loss of property and legal rights. Only an attorney may file a bankruptcy for a partnership or corporation - even if the individual is the sole owner or is the managing partner.

Can the Bankruptcy Court help me?

The staff of the court is prohibited from giving legal advice. This means that we cannot assist you in completing forms or deciding the type of bankruptcy you should file. If you decide to file a bankruptcy case without an attorney, you will be on your own. The court will expect you to follow the same rules and procedures as attorneys are required to follow.

How do I know if a Credit Counseling Agency has been certified by the United States Trustee?

The court provides a link to the United States Trustee's web site which maintains a listing of approved Credit Counseling Agencies and Financial Management Courses. To obtain this information please visit the court's web site at www.miwb.uscourts.gov. A list may also be obtained from the United States Trustee's web site at www.usdoj.gov.

Where can I get the forms?

You have two options: 1) Retrieve the forms free of charge from the court's web site: www.miwb.uscourts.gov. 2) Office supply stores often sell legal forms. These stores stock packages of bankruptcy forms which include the petition, schedules and other forms necessary to file a case. However, these packages do not contain several forms which are required by the court. The court does **not** stock or sell the petition, schedules or the statement of affairs. We can supply the local forms which are needed. The official bankruptcy forms and the local forms can be accessed on the court's website at www.miwb.uscourts.gov. Many documents and pleadings used frequently in bankruptcy cases must be created by the debtors and are not printed or sold.

Are there any sources of free legal assistance?

Yes, but not to everyone. Some Legal Aid offices will represent persons who meet their income guidelines. Most do not handle bankruptcy cases on a regular basis. Legal Aid offices give legal advice and assistance only to persons who are accepted as clients. Many cities have a Lawyer Referral Service which is operated by the local bar association. This service will set up an appointment with an attorney for a person who is considering bankruptcy for a minimal charge. This appointment would give you a chance to discuss your specific problems with an experienced attorney who might give you valuable advice on whether bankruptcy is necessary,

and if so, which chapter would be best. If you cannot find the number of a local Lawyer Referral Service, call 1-800-968-0738 for information.

How are creditors notified of the bankruptcy?

When a bankruptcy is filed, the debtor gives the court a mailing matrix which is used by the court to notify creditors of the filing of the bankruptcy. A notice of commencement is mailed by the court, which informs creditors of the date for the meeting of creditors. Instructions for preparation of this matrix are included in this packet as exhibit A.

When can I expect to receive my discharge?

- Chapter 7: In a chapter 7 case, all debts which can be discharged, will be discharged approximately four months from the time the case is filed. Official form 23 must be filed with the court within 45 days after the first date set for the meeting of creditors. Failure to file the certification will result in the case being closed without an entry of discharge. Please see exhibit B.
- Chapter 13: In a chapter 13 case, a discharge will be issued upon successful completion of the plan. Official form 23 must be filed no later than the last payment made by the debtor as required by the plan or the filing of a motion for entry of a discharge pursuant to §1328(b). Failure to file the certification will result in the case being closed without an entry of discharge. Please see exhibit B.

Will the bankruptcy affect my credit rating?

Yes. The record of your bankruptcy may appear on your credit report for as long as 10 years after the date on which the bankruptcy was filed. It may be very difficult to borrow money as long as this information appears on the report. Please review The Fair Credit Reporting Act information listed below:

The Fair Credit Reporting Act

The Fair Credit Reporting Act, 6 U.S.C. section 605, is the law that controls credit reporting agencies. The law states that credit reporting agencies may not report a bankruptcy case on a person's credit report after ten years from the date the bankruptcy case is filed. Other bad credit information is removed after seven years. The larger credit reporting agencies belong to an organization called the Associated Credit Bureaus. The policy of the Associated Credit Bureau is to remove Chapter 11 and Chapter 13 cases from the credit report after seven years to encourage debtors to file under these chapters. You may want to contact the Federal Trade Commission, Bureau of Consumer Protection, Education Division, Washington, D.C. 20580, or telephone them at (202) 326-2222 and request the publications "How to Dispute Credit Reporting Errors" and "Fair Credit Reporting".

What if I can't afford to pay the full filing fee at the time of filing bankruptcy? Can I pay in installments?

Rule 1006 does allow for the payment of the filing fee in installments. An application to pay filing fee in installments can be filed with the bankruptcy petition and approved by the Court. The total number of payments or installments shall not exceed four, and the final installment must be paid within 120 days of the filing of the petition. Please see exhibit C.

What if I can't afford to pay the filing fee in installments?

First, you should be aware that the ability to proceed *In Forma Pauperis* is available only in Chapter 7 cases. Secondly, IFP status is available only to a Chapter 7 individual debtor who: (a) has income less than 150 percent of the poverty guidelines last published by the United States Department of Health and Human Services (DHHS) applicable to a family of the size involved; and (b) is unable to pay that fee in installments. Requests to proceed IFP must be filed, using the Official Fee Waiver Application Form, at the same time as the petition. A copy of the form is displayed in exhibit D. This application will be approved or denied by the judge presiding over your case.

Anything else?

The bankruptcy process requires debtors to honestly disclose a great deal of information. Severe penalties are imposed on debtors who refuse to cooperate with the trustee or the court. Those who are dishonest in disclosing necessary information may face federal criminal prosecution. Actions taken by a debtor to hide assets or to transfer property to friends or relatives may result in either a denial of the debtor's discharge or attempts by the trustee to recover the property for creditors. Attempts to hide property from the trustee may also result in a federal criminal prosecution. Do not file a bankruptcy case unless you plan to be totally open and honest about all aspects of your finances.

You may want to consult with an attorney for further explanation, including how bankruptcy laws and rules relate to your specific case.

Court Addresses:

United States Bankruptcy Court One Division Avenue NW RM 200 Grand Rapids, MI 49503 (616) 456-2693 United States Bankruptcy Court U.S. Post Office, RM 314 202 West Washington PO Box 909 Marquette, MI 49855 (906) 226-2117

EXHIBITS

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12 EXHIBIT A

CREDITOR MATRIX GUIDELINES

The following instructions will guide you to correctly format a creditor matrix and save it as a .txt file.

A creditor matrix contains each creditor's name and mailing address. This information is used for noticing and also for claims information when applicable. The creditor matrix must be in an ASCII file format with an appropriate text extension such as .txt before it can be successfully uploaded into the CM/ECF system. (If you have access to Notepad, it will automatically save matrices in .txt format).

- There **must** be at least one space between the case number and the first creditor entered.
- The name and address of each creditor cannot be more than 5 lines. If a record is more than 5 lines, the 6th line will be combined with line 5 and the 7th or 8th lines will be truncated.
- Each line may contain no more than 40 characters including blanks.
- Names and addresses should be left justified.
- Spaces in the first position of a line will cause an exception report for that creditor record.
- Special characters such as ~, ½ or ^ will cause problems. The #, C/O and & characters have not been reported to cause errors.
- Account numbers or "attention" lines should be placed on the second line of the name/address.
- City, state and ZIP code must be on the last line.
- Nine digit ZIP codes must be typed with a hyphen separating the two groups of digits.
- All states must be two-letter abbreviations.
- Each creditor **must** be separated by at least one blank line.
- Do not include page numbers, headers, footers, etc.

13

Official Form 23 (10/06)

| | United States Ba | • |
|--|--|--|
| In re | , Debtor | Case No |
| | Debtor | Chapter |
| DEBTOR'S CERTI | FICATION OF COMPLETION PERSONAL FINANCI | OF INSTRUCTIONAL COURSE CONCERNING AL MANAGEMENT |
| | | ase must file this certification. If a joint petition is filed, Complete one of the following statements and file by the |
| certify that on | (Date), I completed an | instructional course in personal financial management, an approved personal financial |
| management provider. Certificate No.: | (Name of Front | |
| ☐ I,(Printed Name | | , the debtor in the above-styled case, hereby |
| certify that no personal fi Incapacity or Active militar Residence in a | nancial management course is requidisability, as defined in 11 U.S.C. by duty in a military combat zone; or a district in which the United States I courses are not adequate at this time. | |
| Signature of Debtor: | | |
| Date: | | |
| | | |

EXHIBIT B

Instructions: Use this form only to certify whether you completed a course in personal financial management. (Fed. R. Bankr. P. 1007(b)(7).) Do NOT use this form to file the certificate given to you by your prepetition credit counseling provider and do NOT include with the petition when filing your case.

Filing Deadlines: In a chapter 7 case, file within 45 days of the first date set for the meeting of creditors under § 341 of the Bankruptcy Code. In a chapter 13 case, file no later than the last payment made by the debtor as required by the plan or the filing of a motion for entry of a discharge under § 1328(b) of the Code. (See Fed. R. Bankr. P. 1007(c).)

United States Bankruptcy Court

| | | | บเรเเ | ict Oi | |
|--|--|---|--|--|---|
| In re _ | | | , | Case No | |
| | | Debtor | | Chapter | |
| | | APPLICATION | TO PAY FILI | ING FEE IN INSTALLMENTS | |
| 1. | In accordance with | Fed. R. Bankr. P. 1006, I app | oly for permission to | pay the filing fee amounting to \$ | in installments. |
| 2. | I am unable to pay t | he filing fee except in install | ments. | | |
| 3. | Until the filing fee is paid in full, I will not make any additional payment or transfer any additional property to an attorney or any other person for services in connection with this case. | | | | |
| 4. | I propose the follow | ring terms for the payment of | the Filing Fee.* | | |
| | \$ | Check one | With the filing On or before | of the petition, or | |
| | \$ | on or before | | | |
| | \$ | on or before | | | |
| | \$ | on or before | | | |
| 5. Signatu | | Fed. R. Bankr. P. 1006(b)(2). I fail to pay any installment v Date | | Signature of Debtor (In a joint case, both spouses must sign.) | Date |
| | C.A. | | | (iii a joint case, both spouses must sign.) | |
| Name o | of Attorney | | | Signature of Joint Debtor (if any) | |
| | | | | BANKRUPTCY PETITION PREPARER (S | |
| compen 342(b); petition the debt full. | asation and have provid (3) if rules or guideling preparers, I have given tor, as required under the or Typed Name and Ti | ed the debtor with a copy of es have been promulgated put in the debtor notice of the man nat section; and (4) I will not tle, if any, of Bankruptcy Pe | this document and the trisuant to 11 U.S.C. aximum amount before accept any addition tition Preparer | | J.S.C. §§ 110(b), 110(h), and nargeable by bankruptcy or or accepting any fee from fore the filing fee is paid in (Required by 11 U.S.C. § 110.) |
| | ankruptcy petition prep or partner who signs t | | te the name, title (if | any), address, and social security number of th | ie officer, principal, responsible |
| Address | s | | | | |
| X | re of Bankruptcy Petiti | on Prenarer | | Date | |

Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document, unless the bankruptcy petition preparer is not an individual:

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person. A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

Date: _____

| | | | tates Bankruptcy District Of | |
|----------|----------------|--|--|---|
| In re | | Debtor | | Case No |
| | | ORDER APPROVING | G PAYMENT OF FILING FEE IN II | NSTALLMENTS |
| applicat | □ tion. | IT IS ORDERED that the debtor(s | s) may pay the filing fee in installme | ents on the terms proposed in the foregoing |
| | | IT IS ORDERED that the debtor(s | s) shall pay the filing fee according | to the following terms: |
| | \$ | Check one | With the filing of the petition, or On or before | |
| | \$ | on or before | | |
| | \$ | on or before | | |
| | \$ | on or before | | |
| paymen | □ t or trai | IT IS FURTHER ORDERED that asfer any additional property to an att | | e debtor(s) shall not make any additional ees in connection with this case. |
| | | | BY TE | HE COURT |

United States Bankruptcy Judge

APPLICATION FOR WAIVER OF THE CHAPTER 7 FILING FEE FOR INDIVIDUALS WHO CANNOT PAY THE FILING FEE IN FULL OR IN INSTALLMENTS

The court fee for filing a case under chapter 7 of the Bankruptcy Code is \$299.

If you cannot afford to pay the full fee at the time of filing, you may apply to pay the fee in installments. A form, which is available from the bankruptcy clerk's office, must be completed to make that application. If your application to pay in installments is approved, you will be permitted to file your petition, completing payment of the fee over the course of four to six months.

If you cannot afford to pay the fee either in full at the time of filing or in installments, then you may request a waiver of the filing fee by completing this application and filing it with the Clerk of Court. A judge will decide whether you have to pay the fee. By law, the judge may waive the fee <u>only if</u> your income is less than 150 percent of the official poverty line applicable to your family size <u>and</u> you are unable to pay the fee in installments. You may obtain information about the poverty guidelines at www.uscourts.gov or in the bankruptcy clerk's office.

Required information. Complete all items in the application, and attach requested schedules. Then sign the application on the last page. If you and your spouse are filing a joint bankruptcy petition, you both must provide information as requested and sign the application.

Form B3B (04/09/06)

United States Bankruptcy Court _____District of _____

| | In re: | Case No | |
|-----|--|--|--------------------------------|
| | Debtor(s) | (if k | nown) |
| FC | APPLICATION FOR W OR INDIVIDUALS WHO CANNOT | VAIVER OF THE CHAPTER 7 PAY THE FILING FEE IN FUI | |
| Pa | rt A. Family Size and Income | | |
| 1. | Including yourself, your spouse, and of Income of Individual Debtors(s)), how you are separated AND are not filing a | v many people are in your family? | |
| 2. | Restate the following information that a completed copy of Schedule I, if it is | | Line 16 of Schedule I. Attach |
| | Total Combined Monthly Income | (Line 16 of Schedule I): | \$ |
| 3. | State the monthly net income, if any, of income already reported in Item 2. If it | | n 1 above. Do not include any |
| | | | \$ |
| 4. | Add the "Total Combined Monthly In income from Question 3. | come" reported in Question 2 to y | our dependents' monthly net |
| | | | \$ |
| 5. | Do you expect the amount in Question months? Yes No | 1 4 to increase or decrease by mor | e than 10% during the next 6 |
| | If yes, explain. | | |
| Pai | rt B: Monthly Expenses | | |
| 6. | EITHER (a) attach a completed copy total monthly expenses reported on Li Schedule J, provide an estimate of you | ne 18 of that Schedule, OR (b) if | |
| | | | \$ |
| 7. | Do you expect the amount in Question months? Yes No If yes, explain. | n 6 to increase or decrease by mor | e than 10% during the next 6 |
| Pa | rt C. Real and Personal Property | | |
| | THER (1) attach completed copies of Sc (2) if you have not yet completed those | | |
| 8. | State the amount of cash you have on | hand: | \$ |
| 9. | State below any money you have in sa | avings, checking, or other account | s in a bank or other financial |
| | institution. Bank or Other Financial Institution: | Type of Account such as savings, checking, CD: | Amount: |
| | | | \$ |

Form B3B Cont. (04/09/06)

10. State below the assets owned by you. **Do not list ordinary household furnishings and clothing**.

| | Home | Address: | Value: \$ |
|-----|---|---|--|
| | | | Amount owed on mortgages and liens: \$ |
| | Other real estate | Address: | Value: \$ Amount owed on mortgages and liens: \$ |
| | Motor vehicle | Model/Year: | Value: \$ |
| | Motor vehicle | Model/Year: | Amount owed: \$ Value: \$ |
| | Other | Description | Amount owed: \$ Value: \$ |
| | | | Amount owed: \$ |
| 11. | amount that is ov | | ernmental unit that owes you money and the Amount Owed |
| | Money | , Dushiess, of Organization that Owes 10a | Amount owed |
| | | | \$ |
| | | | \$ |
| Pai | rt D. Additional | Information. | |
| | Have you paid an completion of this | | connection with this case, including the edules? Yes No |
| 13. | bankruptcy case? | sed to pay or do you anticipate paying a Yes No have you promised to pay or do you a | · |
| 14. | typing service, or completion of the | | s a bankruptcy petition preparer, paralegal, ses in connection with this case, including the edules? Yes No |
| 15. | bankruptcy petitic connection with Yes No | on preparer, paralegal, typing service, | anyone other than an attorney (such as a or another person) any money for services in this form, the bankruptcy petition, or schedules anticipate paying? \$ |
| 16. | | | in connection with this case, on your behalf? |
| | If yes, explain. | | |

Form B3B Cont. (04/09/06) 17. Have you previously filed for bankruptcy relief during the past eight years? Yes ____ No ____ Case Number (if Year filed Location of filing Did you obtain a discharge? (if known) known) Yes ____ No ___ Don't know ____ Yes ____ No ___ Don't know ___ 18. Please provide any other information that helps to explain why you are unable to pay the filing fee in installments. 19. I (we) declare under penalty of perjury that I (we) cannot currently afford to pay the filing fee in full or in installments and that the foregoing information is true and correct. Executed on: ___ Date Signature of Debtor Date Signature of Co-debtor DECLARATION AND SIGNATURE OF BANKRUPTCY PETITION PREPARER (See 11 U.S.C. § 110) I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required under that section. Printed or Typed Name and Title, if any, of Bankruptcy Petition Preparer Social Security No. (Required by 11 U.S.C. §110.) If the bankruptcy petition preparer is not an individual, state the name, title (if any), address, and social security number of the officer, principal, responsible person, or partner who signs the document. Address Signature of Bankruptcy Petition Preparer Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document, unless the

bankruptcy petition preparer is not an individual:

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

Form B3B (04/09/06)

United States Bankruptcy Court _____District of _____

| In re: Case No | |
|---|----------------|
| ORDER ON DEBTOR'S APPLICATION FOR WAIVER OF THE CHAPTER 7 FI | LING FEE |
| Upon consideration of the debtor's "Application for Waiver of the Chapter 7 Filing Fee," that the application be: | e court orders |
| [] GRANTED. | |
| This order is subject to being vacated at a later time if developments in the administrati bankruptcy case demonstrate that the waiver was unwarranted. | on of the |
| [] DENIED. | |
| The debtor shall pay the chapter 7 filing fee according to the following terms: | |
| \$ on or before | |
| Until the filing fee is paid in full, the debtor shall not make any additional payment or tadditional property to an attorney or any other person for services in connection with the | |
| IF THE DEBTOR FAILS TO TIMELY PAY THE FILING FEE IN FULL OR TO TIMESTALLMENT PAYMENTS, THE COURT MAY DISMISS THE DEBTOR'S CHACASE. | |
| [] SCHEDULED FOR HEARING. | |
| A hearing to consider the debtor's "Application for Waiver of the Chapter 7 Filing Fee on at am/pm at | |
| (address of courthouse) | |
| IF THE DEBTOR FAILS TO APPEAR AT THE SCHEDULED HEARING, THE CODEEM SUCH FAILURE TO BE THE DEBTOR'S CONSENT TO THE ENTRY OF DENYING THE FEE WAIVER APPLICATION BY DEFAULT. | |
| BY THE COURT: | |
| DATE: United States Bankruptcy Jud | ge |